	PA'l	ENT	<u>.</u>
A	PPLIC	CATI	ON

IN THE UNITE STATES PATENT	AND TRADEMA OFFIC.	APPLICATION
in re PATENT APPLICATION of	•	
Inventor(s): KOIZUMI et al.	Group Art Unit <u>1511</u>	
Appln No.: 0 7 /887,013	Examiner J. Guarri	ello
series code † † serial no S OCT	Atty. Dkt. <u>95831</u>	/900580US1
Filed: May 22, 1992 47 8 1993	M#	/ Client Ref.
Title: SOFT VINYL CHLORIDE	(Our Deposit Accoun (Our Order No. <u>860</u>	
RESIN COMPOSITION	C#	
<i>UL'</i> ₁	Date: October 8, 19	
Hon. Commissioner of Patents and Trademarks / 2 Mashington, D.C. 20231	RESPONSE UNDER 37 C	
Washington, D.C. 20231	EXPEDITED PROCEDURE EXAMINING GROUP 151	
Sir:	Muniming ondor 131	•
AMENDM	<u>ent</u>	
This is a response/amendment/letter in the		
herewith attachment of same date and subject which		
signature below is to be treated as the signature thereto.	e to the attachment in ac	sence or a signature
FEE REQUIREMENTS FOR	CLAIMS AS AMENDED	
	lighest	
	number	
	previously Present	Additional
1	paid for Extra	Fee
[] herewith(<u>(No.)</u>)		
	T.a	rge/Small Entity
2. Total Effective Claims * _ 8 _ minus *		$\frac{22/\$11}{22} = \$ 0$
		74/\$37 = \$ 0
4. If amendment enters proper multiple depende		
for <u>first</u> time(leave <u>blank</u> if this is a <u>re</u>	<u>lssue</u> appln)add \$230/\$115	+0
	per 8, 1993	
6. Petition is hereby made to extend the original		
date this response is filed for which the		
Entity: 1 month \$110/\$55; 2 months \$360/\$18 7. If <u>Terminal Disclaimer</u> attached, <u>add</u> Rule 2		
7. If <u>Terminal Disclaimer</u> attached, <u>add</u> Rule 2 8. <u>If</u> IDS attached requires Official Fee, add		
9.	\$200 OI \$130 II Rule 37(Subtotal \$ 0
10. Enter any previous extension fee paid since	above original due date	
	<u> </u>	subtract - 0
11.	TOTAL FEE	
12. *If the entry in this space is less than entry in the next space.		"0".
13. **If the "Highest number previously paid for" in this space is 14. **If the "Highest number previously paid for" in this space is		
CHARGE STATEMENT: The Commissioner is hereby authorized to charge any fe	e specifically authorized hereafter, or any	missing or insufficient fee(s) filed
or asserted to be filed, or which should have been filed herewith or concerning any por insufficiencies only) now or hereafter relative to this application and the resu		
Account/Order Nos. shown in the heading hereof, for which purpose a duplicate	copy of this sheet is attached.	
This CHARGE STATEMENT does not authorize charge	of the <u>issue fee</u> until	/unless an issue fe
transmittal sheet is filed.		
	Query: Is appeal	deadline
	query. Is appear	GEGRITILE

now? If so, file Notice of Appeal separately.

1100 New York Avenue, N.W.

Ninth Floor

Washington, D.C. 20005-3918

Tel: (202) 861-3000

CUSHMAN, DARBY & CUSHMAN

By Atty: G. Lloyd Knight

Reg. No. 17,698

Fax: (202) 822-0944 Tel.: (202) 861-<u>3090</u>

Atty:Sec:GLK/JSM/jg

CDC-120 10/92(1) NOTE: File this cover sheet in duplicate with post card receipt (CDC-103) and attachments

AND TRADEMARK OFFICE IN THE UNITED STA

In re PATENT APPLICATION of

KOIZUMI et al.

Group Art: 1511

Appln. No. 07/887,013

Examiner: J. Guarriello

Filed: May 22, 1992

For: SOFT VINYL CHLORIDE RESIN COMPOSITION

October 8, 1993

AMENDMENT

Hon. Commissioner of Patents and Trademarks Washington, D.C. 20231

Sir:

Responsive to the Final Office Action dated July 8, 1993, amendment to the subject application as follows is respectfully requested.

IN THE CLAIMS:

Please cancel claims 1-5, 7, 8, 10-12, 15, 20, 25, and $\overset{\mathcal{J}}{2}$ 6 without prejudice.

Please amend claims 13, 14, 16, 17, 19 and 22-24 as follows: